

GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT

Land acquisition – Yeleru Reservoir Project – East Godavari District – Peddapuram Division – Lakkavaram village, Yeleswaram Mandal – Land acquired under Award No.54/85,dated.15.11.85 for YRP – Land value enhanced in O.P.No.119/86 – Appeal filed in A.S.No.1278/1999 – Dismissed – Sanction of entire / full decretal charges – Orders – Issued.

---

IRRIGATION & CAD (PW.LA.I) DEPARTMENT

G.O.Rt.No. 667

Date:4.9.2008

Read the following

1. From the Collector & District Magistrate,East Godavari District  
lr.No. G1/8786/2007, dated. 28.12.2007.
2. From the Spl.Chief Secretary to Govt & CCLA,A.P, Hyderabad,  
letter No.SPR3/39/2008,dated.12.3.2008.

@@@

**ORDER:-**

In the reference read above, it has been reported that an extent of Ac.158.61 cts of land in S.No.60 etc., situated in Lakkavaram village, Yeleswaram Mandal, was acquired under Award No. 54/85 by the Spl.Dy.Collector (LA), YRP, Unit-1, Yeleswaram on 15.11.85 duly fixing the land value @ Rs.11,000/-, 7,000/-, 6,000/-, 3,000/- and 2,500/- per acre for the land covered under acquisition. At the request of the aggrieved land owners covered with an extent of ½ share in Ac.9.98 cts, for which Land Acquisition Officer fixed the land value @ Rs.11,000/- and Rs.6,000/- per acre, the claims U/s 18 of L.A.Act were referred to the Civil Court. The Senior Civil Judge Court, Peddapuram after considering the reference pronounced decree and judgement in O.P.No.119/86, dated.31.7.1996 enhancing the land value fixed by the LAO from Rs.11,000/- to Rs.30,000/- and Rs.6,000 to Rs.20,000/- per acre.

2. Aggrieved by the Lower Court orders, the State preferred an Appeal before the Hon'ble High Court against the decree in O.P.No.119/86 and batch. The Hon'ble High Court in its order dated.1.3.2007 in AS.No.1278/99, have confirmed the decree of lower court and dismissed the appeal basing on documentary evidence i.e., Ex.B9, judgement in O.P.Nos 124/86 & 125/86 on the file of Sub Court, Peddapuram and Ex.B5, judgement in AS.No.1857/86 of Hon'ble High Court.

3. The Collector & District Magistrate, East Godavari has requested the Government to sanction and release an amount of Rs.6,07,457/- towards entire decretal amount to comply with the orders of Hon'ble High Court in AS.No.1278/99 against the orders in O.P.No.119/86. The Spl.Chief Secretary to Government & CCLA,A.P., Hyderabad, has forwarded the proposal of the District Collector, East Godavari District and recommended the Government to sanction the amount.

4. Government have examined the matter carefully and hereby sanction for an amount of Rs.6,07,457/- (Rupees Six lakh Seven thousand Four hundred and Fifty Seven only) towards entire decretal amount to comply with the orders of Hon'ble High Court in AS.No.1278/99 against the orders in O.P.No.119/86., subject to verification whether the reference under section 18 of the LA Act is made to the lower court after following all the guidelines / directions on the subject and in the case it is detected that Sec.18 reference was made contrary to the rules / guidelines issued by the Government /CCLA immediate action should be taken to recover the loss sustained by the Government from the staff concerned and filing of restitution petition and also subject to confirmation of the ENC (Irr), VYPP as to the extent of land acquired. Further, the Collector should verify the calculations made by the LAO/RDO once again thoroughly with reference to the decree and instructions issued by the Govt/CCLA on the subject from time to time before

depositing the amount in Civil Court,duly deducting the Income Tax as per rules in force.

5. The amount sanctioned in para (4) above shall be deductible to “4701 -COL on Major & Medium Irrigation - 01 Major Irrigation (Commercial) - M.H. 116 Y.R.Scheme - G.H.11 Normal State Plan - S.H (26) D&A Works - 530 Major Works - 532 Lands (Charged)”. In case, the available budget provision is not sufficient to meet the present requirement, the expenditure shall be met initially by way of advance from contingency fund subject to surrendering an equal amount from voted grant.

6. The District Collector, East Godavari District, Kakinada is further directed to follow the directions issued by the Hon’ble High Court on 30.4.2007 in W.P.No.2181 of 2005 in disbursement of the above sanctioned decretal charges to the rightful claimants in respect of O.P.No.119/86, under Yeleru Reservoir Project for avoiding intervention of the middlemen.

7. The Engineer-in-Chief, Irrigation, Hyderabad shall take necessary steps for release of L.O.C.

8. This order issues with the concurrence of Finance (Works & Projects) Department vide their U.O.No. 2878/ F.7(A1)/08-1,dt.28.6.2008.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

SUTIRTH BHATTACHARYA  
SECRETARY TO GOVERNMENT

To,  
The District Collector,East Godavari, Kakinada.  
The Spl.Chief Secretary to Govt & CCLA.,A.P.,Hyderabad.  
The Engineer-in-Chief(Irr),Errumanzil,Hyderabad.  
The Revenue Divisional Officer,Peddapuram,E.G.Dist.  
The Director of Works Accounts, Hyderabad.  
The Joint Director of Works Accounts, Dowlaiswaram.  
The Accountant General, Andhra Pradesh, Hyderabad.

Copy to:-

The Finance (Works & Projects) Department  
Stock File / Spare copies  
In the file C.No.1976/L.A.I(A2)/2008

//FORWARDED :: BYORDER//

SECTION OFFICER